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U.S. APPLICATION NO.		FIRST NAMED	APPLICANT		ATTY. DOCKET NO	
09/8062	69	WYNEN	P		1536	
•			L	INTERNATIONAL APPLICATION NO.		
STRIKER STRIKE			•	PCT/DE0	0/02351	
103 EAST NECK			. [-	I.A. FILING DATE	PRIORITY DATE	
				19 JUL 00	30 JUL 99	
		•		r	7 MAY 2001	
1. The following ite Office as U.S. Bas Copy of	STATES DE	plication. 🔀 Translation	ED OFFICE IB to the United Selected Office (37) of Small Entity Sen of the internation	U.S.C. 371 IN (DO/EO/US) States Patent and Tr CFR 1.495):	THE UNITED rademark English	
	Article 19 amendm	-		,		
	Document.	. U same.		-	14 ±	
The Inte	rnational Preliminar	y Examination Report in Er	nglish and its Ann	exes, if any.		
Translation of Annexes to the International Preliminary Examination Report into English						
the indicated items in prior to 20 or 30 mor U.S. Ba	paragraph 3 below this from the priorit sic National Fee.		nd the copy of the nt. he international ap	international applic	cation must be filed	
acceptance under 35	U.S.C. 371:	hed within the period set fo			*	
 □ a. Translation of the application into English. A processing fee will be required if submitted later than the appropriate 20 or 30 morths from the priority date. □ The current translation is defective for the reasons indicated on the attached Notice of Defective 						
Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the						
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).						
c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority date.						
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons						
indicated on the attached PCT/DO/EO/917. A Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).						
4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims fee are due (37 CFR 1.492(g)). See attached PTO-875.						
5. Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See attached PCT/DO/EO/920.						
MONTHS FROM T	THE DATE OF TE ATE FOR THE A	N 3(a)-3(d), 4 AND 5 ABC HIS NOTICE OR BY 22 O PPLICATION, WHICHE IDONMENT.	R 32 MONTHS	(where 37 CFR 1.4	195 applies) FROM	
The time period set a 1.136(a).	above may be exten	ded by filing a petition and	fee for extension	of time under the pr	ovisions of 37 CFR	
Annexes will be can 7. The Article 19 or 30 (37 CFR 1.49)	celled. A processing amendments are constants from the constant from the constants from the constant from the con		omitted later than i was not provided	20 or 30 months fro by the appropriate 2	om the priority date. 20 (37 CFR 1.494(d))	
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)						
Enclosed: X PCT/	DO/EO/917	is notice MUST be in Notice of Defective PCT/DO/EC/920	e Translation		!.	
	0.0		30111	Anderson		
FORM PCT/DO/EC)/905 (March 2001)		Telephone: 70	3-308-9116		